## CENTRAL FAX CENTER

MAR 2 9 2007

Serial No. 09/939,937 Page 7 of 11

## REMARKS

By way of the present response, claims 1 and 7 are amended. Support for the amendments can be found in Figures 2 and 3, and in paragraphs 0013-0026 of the specification. Applicants respectfully request reconsideration and withdrawal of the rejections of the claims in view of the above amendments and the remarks advanced below.

Claims 1, 6, 7, 12, 13, 18 and 31-33 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Spaur et al. (U.S. Patent No. 6,122,514 - hereafter Spaur) in view of Poulter et al. (U.S. Patent No. 6,603,741 – hereafter Poulter). The Office asserts that Spaur allegedly teaches a method for identifying one of a plurality of communication channels available for communication between one of a plurality of devices and a server, wherein the plurality of communication channels are formable between the server and cascadedly arranged controllers, each controller associated with one of the devices, including n inputs, n > 1, and a switching device configured to allow connection between one of the n inputs and the associated device and connection through the controller between the remaining n -1 inputs and n-1 outputs, and the n inputs of each succeeding controller in the cascade are respectively connected to n outputs of a preceding one of the controllers, the method comprising: monitoring, at each of the controllers, each of the plurality of communication channels between the controller and the server (FIG.1, item 50, link controller/monitor, col. 9. ll. 46-57 wherein the link monitor is able to read and obtain the status of the link). The Office acknowledges that while the Spaur allegedly teaches the cascade connections to a server, Spaur lacks an explicit teaching regarding the monitoring of the channels for link pulses wherein the presence of link pulses on one of the communication channels indicates that that particular communication channel are not currently being used for data transmission by the server and is available and providing the establishment of the connection channel. However, in related art, the Office asserts that Poulter allegedly teaches a link pulse exchange method wherein link pulses are used to establish a connection negotiate between for example a device and a server (col. 4, ll. 40-46). Through the negotiation process two network devices are able to monitor each other by way of the link pulses and complete an auto-negotiation process. The action goes on to state that it would have been obvious to one of ordinary skill in the art to make such a combination wherein Spaur teaches the need to change communication channels often (col. 10, ll. 34-38) and Poulter teaches that through the link pulse exchange the highest common mode made can be negotiated (col. 4, ll. 49-51).

Serial No. 09/939,937 Page 8 of 11

It is respectfully submitted that Spaur and Poulter do not teach, suggest or otherwise render obvious the combinations of features recited in independent claims 1, 7 and 13. More particularly, neither Spaur nor Poulter disclose the claimed features of a plurality of communication channels that are "formable between the server and cascadedly arranged controllers, each controller associated with one of the devices, including n inputs, n > 1, and a switching device configured to allow connection between one of the n inputs and the associated device and connection through the controller between the remaining n -1 inputs and n-1 outputs, ... monitoring, at each of the cascadedly arranged controllers, each of the plurality of communication channels between the controller and the server, wherein the n inputs of each succeeding controller in the cascade are respectively connected to n outputs of a preceding one of the controllers" as recited in amended claims 1 and 7, and similar features set forth with respect to a system in independent claim 13.

The Spaur apparatus is a communication system including a plurality of channels 34a-34n as shown in FIG. 1. According to Spaur each channel communicates with network interfaces 30 through which information is transferred. The network interfaces 30 are connected to a link controller/monitor 50 which in turn is in communication with a communication link controller 58 having a communication link database 54. However, Spaur fails to describe or suggest the claimed structural features of a plurality of communication channels that are formable between the server and cascadedly arranged controllers, each controller associated with one of the devices, including n inputs, n > 1, and a switching device configured to allow connection between one of the n inputs and the associated device and connection through the controller between the remaining n -1 inputs and n-1 outputs, as set forth in independent claims 1, 7 and 13, as presently claimed. Specifically, Spaur does not disclose the feature of "each controller associated with one of the devices" or the feature of a "cascadedly arranged controller," as presently claimed. It appears that the only cascade arrangement taught in Spaur is at 34a-34n for the network channels. (See FIG. 1 at 34a-34n, 50 and/or 58 of Spaur). Furthermore, Spaur fails to teach or suggest the presently claimed connectivity of cascadedly arrange controllers "wherein the n inputs of each succeeding controller in the cascade are respectively connected to n outputs of a preceding one of the controllers." (See FIG. 2 shown at least at 25, 27 and 28 of present application). Consequently, Spaur also fails to describe the feature of monitoring, at each of the cascadedly

Serial No. 09/939,937 Page 9 of 11

arranged controllers, each of the plurality of communication channels between the controller and the server, wherein the n inputs of each succeeding controller in the cascade are respectively connected to n outputs of a preceding one of the controllers as recited in claims 1, 7 and 13.

The Poulter patent fails to remedy the above shortcomings of Spaur. Poulter describes packet-based data communication networks utilizing an Ethernet or similar network. This data may be transferred between devices at at least two different rates via port 2 and link or cable 3 as shown in FIG. 2. The devices being able to establish a selected data rate by means of auto-negotiation (see, FIG. 3). With respect to Poulter, the Office asserts that it would have allegedly been obvious to utilize link pulses in combination with the channel selection method of Spaur. However, even if one were to consider this proposed combination, there is nothing described in Poulter that would have suggested modifying Spaur to meet the claimed features that are missing in Spaur. Hence, no combination of the documents would have suggest that which is not claimed. Accordingly, it is respectfully requested that the rejection based on Spaur and Poulter be withdrawn.

The office action also includes a rejection of claims 2-5, 8-11, 14 and 15 under 35 U.S.C. § 103(a) as being obvious over Spaur and Poulter in view of Allmond et al. (U.S. Patent No. 5,754,552 – hereafter Allmond); a rejection of claims 16 and 34-36 under 35 U.S.C. § 103(a) as being obvious over Spaur and Poulter in view of Patel et al. (U.S. Patent No. 5,883,894 – hereafter Patel); and a rejection of claim 17 under 35 U.S.C. § 103(a) as being obvious over Spaur, Poulter and Patel in view of Allmond. However, the Allmond and Patel patents, whether considered individually or in any combination with Spaur and Poulter, fail to teach or suggest each and every feature recited in independent claims 1, 7 and 13, as presently claimed.

Allmond describes a communication protocol detection system and method for network systems for enabling a network system to detect and interface on or more network devices operating within domains pertaining to different communication protocols. (Abstract). In column 13, starting at line 21, Allmond describes a repeater (302) including a plurality of interface modules (400a to 400x), each including a separate transceiver to transmit data on a port link (402) at the correct repeater module (406 to 412), which can be operating on 10Base-T and 100Base-T protocols, for example. A processor (420) in the

repeater monitors and controls the status of the modules according to link signal provided by the interface modules and enable either the 10Base-T transceiver or the 100Base-T transceiver depending on the protocol of the network device. However, the Allmond patent does not teach or suggest, among other things, a plurality of communication channels that are formable between the server and cascadedly arranged controllers, each controller associated with one of the devices, including n inputs, n > 1, and a switching device configured to allow connection between one of the n inputs and the associated device and connection through the controller between the remaining n - 1 inputs and n - 1 outputs, as presently claimed. Furthermore, *only one* communication channel appears to be formed through each of the interface modules of Allmond. Thus, Allmond also does not teach or suggest the claimed features relating to monitoring, at each of the cascadedly arranged controllers, each of the plurality of communication channels between the controller and the server, wherein the n inputs of each succeeding controller in the cascade are respectively connected to n outputs of a preceding one of the controllers, as presently claimed.

Patel also does not teach or suggest the claimed features missing in Spaur and Poulter. With reference to column 4, lines 20-31, Patel describes a system including shared auto-negotiation logic for a multiple port intermediate network device. In Patel, a shared auto-negotiation unit is coupled to a set of the ports rather than implementing an auto-negotiation state machine in each of the ports. (See col. 4, lines 2-4 and 32-40 of Patel). However, there is no mention or suggestion anywhere in Patel of a plurality of cascadedly arranged controllers or monitoring, at each of the cascadedly arranged controllers, each of the plurality of communication channels between the controller and the server, wherein the n inputs of each succeeding controller in the cascade are respectively connected to n outputs of a preceding one of the controllers, as claimed. Instead, Patel describes a system that utilizes a multiplexer (i.e., an [n]x1 PorMux 202) to connect between the ports and the autonegotiation unit (see, column 4, lines 50-55 of Patel). Accordingly, no combination of Spaur, Poulter, Allmond and Patel would have taught or suggested what is recited in independent claims 1, 7 and 13, as presently claimed.

Contrary to the teachings of the references described above, the claimed invention is directed to a system, method, and computer readable medium that enables identification of identifying at least one of a plurality of communication channels available

Serial No. 09/939,937 Page 11 of 11

for communication between one of a plurality of devices and ports of a server. Each communication channel is connectable to a respective port on the server, which allows for monitoring each of a particular port of the server associated with the channel, determining whether at least one of the plurality of communication channels and associated port is being used for the transmission of link pulses by the server, and establishing a connection between the device and the server using one of the available communication channels associated with the port determined to have the link pulses. To form and monitor the communication channels, the claimed invention utilizes controllers in a cascading arrangement to allow for communication channels to be selectively formed either through one or more of the controllers or to a device associated with one of the controllers. These features provide a number of advantages over the teachings of the applied references, including enabling equipment in a network to be conveniently rearranged, added or removed as desired, enabling easier servicing of network communication buses since the buses need not be bundled together, lowers costs, and provides increased reliability since network equipment may be provided with a simple, universal interface arrangement.

In view of the present amendments and remarks, the Office is respectfully requested to reconsider and withdraw the rejection of independent claims 1, 7 and 13. Since claims 2-6, 8-12, 14-18 and 31-36 depend from, and therefore contain the limitations of claims 1, 7 and 13, they are also distinguishable over the cited references and patentable in the same manner.

Based on the foregoing, Applicants submit that this case is in condition for allowance and such allowance is earnestly solicited.

Respectfully submitted,

Date: March 29, 2007

Sean A. Pryor

Registration No. 48,103

NIXON PEABODY LLP Clinton Square, P.O. Box 31051 Rochester, New York 14603-1051 Telephone: (585) 263-1014

Facsimile: (585) 263-1600